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dyeth Intestate that then the Administration shall be granted to such person or person  
whom the said Intestate shall have appointed overseer for his Estate if any such be  
and in default of appointing such Overseer, then administration shall be granted to the  
wife of the Intestate if shee be living if not living then to the next of the blood of the  
person soe dying Intestate who shall enter into bond with sufficient securities  
such as the Judge for probate of wills and granting administrations shall approve of  
well and truly to administer of the Estate of the said person soe dying Intestate and  
thereof to make a true and perfect Inventory and appraisement of all and singular  
the goods and Chattels Rights and Credits belonging to the said person soe dying Intestate  
at the time of the Intestates death and deliver the same to be Recorded into the Secretarys  
office under the hands of Sworne appraisors for that purpose to be by the said Judge  
appointed at a certain time by the said Judge to be Limited and also to give a true and  
perfect account of the said Estate soe by him administered of unto the Judge within twelve  
moneths next after the obtaining the said Administration And if the said Administrator  
shall fail to give an account within the time aforesaid being by the said Judge thereunto  
summoned that then the said Judge shall grant administration and to some other person  
as in his discretion he shall think fitt and revoke the former administration which said  
person of new appointed shall putt in security as aforesaid to execute and doo all things  
as is before in this Act required and appointed and may sue and Impound the former  
administrator for an account of the Estate and in case of wasting or Imbezzling the said  
Estate by the former administrators that then the said Judge to assigne over the bond  
Entered into by the former administrators and his security unto the new administrator  
to be holden against them for such wasting and Imbezzlement And also that the  
said Judge upon the account given by the said administrator as aforesaid shall make  
division of the Overplus of the Estate after debts paid and funerall expenses defrayed  
allowing to the wife of the Intestate if shee be then living one third part thereof and the Rest  
is to be divided amongst the children if he have any then living and in case he have none  
children then to the next of the blood of the deceased Intestate and after such division and  
apportionment of the said Overplus of the said Estate by the said Judge as aforesaid  
made that then the said Judge shall transmit the same to the Justice of the severall  
Respective County Courts who are by this Act appointed Authorized and Enjoyed to  
take care and see to the preservation of the said Orphanes Estate according to the Rules  
and directions hereafter by this Act prescribed Established and ordained and not otherwise  
and that those following Rules shall be Rules not onely for the Judge for probate of  
wills & granting administrations but also for the Justice of the severall and Respective  
County Courts to proceed by and noe other allowance shall be made to any administrator or  
Guardian to any Orphan upon his or their accounts Except for debts by them truly  
paid out of the said Estate and Really owing by the Intestate vizt.

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